



EASTERN DISTRICT OF CALIFORNIA

FEB 0 1 2011

		CLERK, U.S. DISTRICT CO EASTERN DISTRICT OF CALL	URT ORNIA		
UNITI	ED STATES OF AMERICA,) DEPUTY CLERK	#		
	Plaintiff,) 2:11CR00036-WBS-1	1		
	v.) DETENTION ORDER			
LARR	Y GENE JOSE ABEYTA, Defendant,))) .)			
A.	Order For Detention After conducting a detention hearing pursuant to Court orders the above-named defendant detains	o 18 U.S.C. § 3142(f) of the Bail Reform Act, the ed pursuant to 18 U.S.C. § 3142(e) and (I)			
В.	Statement Of Reasons For The Detention The Court orders the defendant's detention because it finds: By a preponderance of the evidence that no condition or combination of conditions will reasonably assure the appearance of the defendant as required. By clear and convincing evidence that no condition or combination of conditions will reasonably assure the safety of any other person and the community.				
C.	contained in the Pretrial Services Report, and in (1) Nature and Circumstances of the off (a) The crime. (b) The offense is a crime of vice of the offense involves a narce of the offense involves a large of the offense of the offense involves a large of the offense of the off	defense charged: defense. cotic drug. e amount of controlled substances. the defendant is high. e defendant including: pears to have a mental condition which may e defendant will appear. s no family ties in the area. s no steady employment. s no substantial financial resources. not a long time resident of the community. es not have any significant community ties. se defendant: s a history relating to drug abuse. s a significant prior criminal record. s a prior record of failure to appear at court proceedings.			

DEFENDANT:	LARRY GENE JOS	SE ABEYTA	Page 2 of 2
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		e defendant was on probation, parole, or rethe time of the current arrest, the defendar Probation Parole Release pending trial, sentence, appeal	nt was on:
	(c) Other Facto		
	_ 	The defendant is an illegal alien and is The defendant is a legal alien and will be convicted. Other: Other:	•
(4) <u>Reb</u> u	uttable Presumptions		
		ndant should be detained, the court also re	elied on the following
rebutta	able presumption(s) co	ontained in 18 U.S.C. § 3142(e), which the	
	ot rebutted:		
a		ged is one described in § 3142(f)(1) viz.	
		e of violence; or	
	_ (C) a contro	nse for which the maximum penalty is life olled substance violation that has a maxim	-
		y and defendant previously was convicted escribed in (A) through (C) above and	l of two or more of the
		viously has been convicted of one of the co	rimes listed in subparagrapl
		ferred to in subparagraph (2) was committ	ed while defendant was on
		five years has elapsed since the date of co	
	-	cause to believe that defendant committed mprisonment of ten years or more is presc	
	the Controlled S the Maritime D an offense unde an offense unde 2251A, 2252(a)(1),	Ed Substances Act, 21 U.S.C. §§ 801, et se Substances Import and Export Act, 21 U.S. rug Law Enforcement Act, 46 U.S.C. Apper 18 U.S.C. §§ 924(c), 956(a), or 2332b. or 18 U.S.C. §§ 1201, 1591, 2241, 2242, 2 2252(a)(2), 2252(a)(3), 2252A(a)(1), 2252421, 2422, 2423, or 2425.	S.C. §§ 951, et seq., b. §§ 1901, et seq., or 244 (a)(1), 2245, 2251,

D. <u>Additional Directives</u>

Pursuant to 18 U.S.C. § 3142(I)(2)-(4), the Court directs that:

The defendant be committed to the custody of the Attorney General for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal; and

The defendant be afforded reasonable opportunity for private consultation with his counsel; and That, on order of a court of the United States, or on request of an attorney for the Government, the person in charge of the corrections facility in which the defendant is confined deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding.

DATED: Tely 2011

GREGORY G. HOLLOWS
UNITED STATES MAGISTRATE JUDGE